23. That the plaintiff and defendant, by their agreement in writing, referred the matters therein mentioned to arbitrators; and the arbitrators have made their award in writing, that the defendant pay the plaintiff the sum of \$----, which the defendant has failed to do.

[Where the award is not for the mere payment of money as above, but for the performance of some act by the defendant, that act must be stated in place of the italic line; and where the plaintiff also is to perform some act, either precedent or concurrent, a general averment "that he has performed (or is ready to perform) all on his part," after the statement of non-performance by the defendant, as above, shall be sufficient.]

24. That one W. T. owed the plaintiff the sum of \$---, and the plaintiff was about to sue him to recover the same. And in consideration that the plaintiff would forbear to sue the said W. T., the defendant agreed to pay the same to the plaintiff, and the plaintiff did forbear to sue the said W. T., and the defendant has not paid the said sum of \$----.

Bushy v. Conoway, 8 Md. 55. Bowen v. Tipton, 64 Md 285.

Form on Bill Obligatory, or Bond.

26. — County, ss: A. B., by S. T., his attorney, sues C. D. for that the said defendant by his writing obligatory, dated ——day of ——, in the year eighteen hundred and ——, promised to pay the plaintiff the sum of \$——, and hath not paid the same or any part thereof, and the plaintiff claims therefor the sum of \$——.

S. T., Plaintiff's Attorney.